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incredit of the control o President Wester M MANAGEMENT BRANCH AND INTERV esticides & Toxics Division EPA - REGION 5 anni Sence ta de como esta de la como esta de l ः कः । । एक्टानुहातीक्षाल्यस्य भिक्षानामधी रहन रह्नवायोगिस्तोक्ष and the stational ૹૹ૽૽ઌ૽૽ૡ૽૽૽ૡ૽ૺઌ S (CONTEST CONTEST) ACOPRE spalmecangumentionalisanggasimalika ikabalahin il reducestille receivele . The release of the relation comments of 19 2 e Oliver and wh 7417 (0.00 005 County At me. Stract or P.O. City or Town ZIF C V. Installation Contact (Co. posto de contente Coarde $\langle (a_{ij}) \rangle$ Med COOGAN Job Title one Number (area code and number OUNCEL 108 Vt. Installation Contact Address (See Instructions) A Contact Address B. S. F. S. Location Mailing OLP O BOI Gify or Town State 2412 600 VII. Ownership (See in Suctions) A. Name of Installation's Legal Owner. Street, P.O. Box, or Route Number City or Town State ZIP Code B. Land Type C. Owner Type D. Change Indicator Phone Number (area code and number No

			ores an sould live the order of
VIII. Type of Regulated Waste Activit		enimental de la company de la	***************************************
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80 Stees than (00 kg/mg (220 km)). 2 Transporter (Inclicate Mode in boxe	a German	Klierchog & Buner	2. Burner - Stificate device(s) - Type of Combustion Device
a. For com Heater only b. For coffinercial purposes	The second secon	Uor industrial Furnacia metter Deferral	1 Littly Boiler 2. Hoddanisi Boiler
Mode of Transportation		nal Duantity Examption Type of Combustion	\$3 Industrial Furnace
2. Sall 3. Highway 4. Water		lifty Boller dostrtal Boller	 Specification Used Off Flue Marketer (or On-site Burner) Who First Claims the Off Meets the
5. Other aspectly		dustrial Flamace d Injection Control	Specification
IX. Description of Regulated Wastes			
A. Characteristics of Nonlisted Hazardo wastes your installation handles. (See	us Wastes. Mark 'X' in the bo	xes corresponding to the chara	cteristics of nonlisted hazardous
1. Ignitable 2. Corrosive 3. Reactive (D003) (D003)	Characteristic	Liganique weens pumber(ii) for the Tod	olly characteristic confaminant(s))
B. Listed Hazardous Wastes, (See 40 Ci	ER 261 31 - 22 See Instruction		12 wests codes \
1 988 2	3	4	5 6
Pololi III	(*) <u> </u>	10	11" 12
C. Other Wastas. (Stata or other wastes a	requiring a handler to have an	I.D. number. See Instructions.)	
1 2		<u> </u>	5 6
X. Certification			
I certify under penalty of law that thi accordance with a system designe submitted. Based on my inquiry of th	d to assure that qualified	i personnel properly gath	er and evaluate the information
gathering the information, the information, the information, the information, the information there are a imprisonment for knowing violations	mation submitted is, to ignificant penalties for sul	the best of my knowledge	and belief, true, accurate, and
Signature	Name and Official Tit	e (type or print) GENERA	Date Signed
Terree A. Coogan	- TERENCE J. C	OCHAN COUNSE	L JULY 15,1996
A. Comments			

Form Approved,

Please refer to the Instructions for Filling Notification before completing this form. The information requested here is required by law (Section 3010 fithe Resource Conservation and Recovery Act).



Notification of Regulated Waste Activity

United States Environmental Protection Agency

. Installation's EPA ID Number (Mark 'X' in the appropriate box)	
A. First Notification B. Subsequent Notification (Complete Item C)	C, Installation's EPA ID Number TLR666626545
II. Name of Installation (Include company and specific site name)	
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lli, Location of Installation (Physical address not P.O. Box or Rout	te Number)
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Street (Continued)	The service of AMA A COS
City or Town	State Zip Code
<u> </u>	7660633-111
County Code County Nama	
0311(1004	
IV. Installation Mailing Address (See Instructions)	
Street or P.O. Box	
5 AME	
City or Town	State Zip COEFICE OF RCRA
	EPA, REGION V
V. Installation Contact (Person to be contacted regarding waste	
V. Installation Contact (Person to be contacted regarding waste	activities at site)
Name (Last)	(First)
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		ID - For Official Use Only
/ill. Type of Regulated Waste Activity (Mar.	rk 'X' In the appropriate boxes; Refer to Instr	ructions)
A. Hazardous Wa	, i januaria de la contrata del contrata de la contrata del contrata de la contrata del contrata de la contrata del contrata de la contrata del contrata de la contrata de la contrata de la contrata de la contrata del contrata de la contrata del contrata del contrata del contrata de la contrata del contr	B. Used Oil Recycling Activities
1. Generator (See Instructions) a. Greater than 1000kg/mo (2,200 lbs.) b. 100 to 1000 kg/mo (200-2,200 lbs.) c. Less than 100 kg/mo (220 lbs.) 2. Transporter (Indicate Mode in boxes 1-5 below) a. For own waste only b. For commercial purposes Mode of Transportation 1. Air 2. Rail 3. Highway 4. Water 5. Other - specify	□ 3. Treater, Storer, Disposer (at installation) Note: A permit is required for this activity; see instructions. 4. Hazardous Waste Fuel a. Generator Marketing to Burner b. Other Marketers c. Bolierand/or Industrial Furnace 1. Smelter Deferral 2. Small Quantity Exemption Indicate Type of Combustion Device(s) 1. Utility Boller 2. Industrial Boller 3. Industrial Furnace	1. Used Oil Fuel Marketer a. Marketer Directs Shipment of Used Oil to Off-Specification Burner b. Marketer Who First Claims the Used Oil Meets the Specifications 2. Used Oil Burner - Indicate Type(s) of Combustion Device(s) a. Utility Boller b. Industrial Boller c. Industrial Furnace 3. Used Oil Transporter - Indicate Type(s) of Activity(les) a. Transporter b. Transfer Facility 4. Used Oil Processor/Re-refiner - Indicate Type(s) of Activity(les) a. Process b. Re-refine
X. Description of Hazardous Wastes (Use	additional sheets if necessary)	
A. Characteristics of Nonlisted Hazardous nonlisted hazardous wastes your installation (policy) (polic	n handles; See 40 CFR Parts 261.20 - 261.24) Discitly Haracteristic (List specific EPA hazardous waste nu 261.31 - 33; See instructions if you need to list 3 4 9 10	st more than 12 waste codes.) 5 6 11 12
X. Certification		
I certify under penalty of law that this document system designed to assure that qualified personn or persons who manage the system, or those per best of my knowledge and belief, true, accurate, a including the possibility of fine and imprisonme Signature	nel properly gather and evaluate the information rsons directly responsible for gathering the in and complete. I amaware that there are signific	in submitted. Based on my inquiry of the person formation, the information submitted is, to the cant penalties for submitting talse information,
	J. NATIVIE WAS ALL	
XI. Comments		
Note: Mail completed form to the appropriate EP	PA Regional or State Office. <i>(See Section III i</i>	

od. OMB No. 2050-0028. Expires 9-30-02 GSA No. 0246-EPA-01

Please rater to the Instructions for Filling Notification before completing this form. The information requested here is required by law (Section 3010 of the Resource Conservation and December 41).

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Notification of (For Official Use Only) Regulated Wasterson MANAGEMENT BRANCH Activity Page Reggived (For Official Use Only) MANAGEMENT BRANCH (esticides & Toxics Division EPA - REGION F

and Recovery Act). United S	<u>ක්ලේ මහත්ගත්ගත්වේ දින්ලේ</u>	ction Agency	REGION 5
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A. First Notification B. Subsequent (complete item		C. Installation's	8 4 8 9 7 4
II. Name of installation (include company, in spi	relin-site name)		
MIDWEST IMETAL	LICS		
III. Location of Installation (Physical address not	P.O. S. Cor Route Num	e//	
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		L CE	P 2 3 1996
City or Town		State ZIP Code	1000
Sluimmilt		1 12 10 10 15 10	
County Code County Name			
0131/100014			
IV. Installation Mailing Address (See Instructions			
Street or P.O. Box			
City or Town		State ZIP Code	
Vinstallation Contact (Person to be contacted in	egarding waste activitie	alelle)	
Name (/ast)	(first)		
COGGAN	TER	ANCEL	
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VI. Installation Contact Address (See Instruction A. Contact Address B. Street or P.O. Box	2)	HEROTECH CONTRACTOR	STATE OF STREET
Location Mailing			
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VL ownersal of San Instruction (e desirance has been	Jank Statistics Comment
As Name of Installation a Legal Owner			
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Street, P.O. Box, or Route Number			
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Ellone and the lates code and indines.			

er 194 November 1950			ID - For Official U	se Only
VIII. Type of Regulated Weste Activity (f	Wark 'X' in the appropriat	e boxes. Refer to Ins	nauGliones)	
A: Hazardous l			B. Used Oil Fuel Acti	vities
1. Generator (See Instructions) a. Greater than 1000kg/mo (2,200 lbs.) b. 100 to 1000 kg/mo (220 - 2,200 lbs.) c. Less than 100 kg/mo (220 lbs.) 2. Transporter (Indicate Mode in boxes 1— a. For own waste only b. For commercial purposes Mode of Transportation	for this activity: 4. Hezardous Wes a. Generator M b. Other Marke b. Boller and/o j. Smel	e: A permit is required see instructions he Fuel arketing to Burner	a Generator M b Other Marks c Burner Ind Type of Con 1. Utility 2. Indus	in Used Oil Fuel arketing to Burner ter licate device(s) - houstion Device Boiler rittal Boiler
1. Air 2. Rail 3. Highway 4. Water 5. Other - specify	Device(s) 1 Utility 2 Indus 3 Indus 5 Underground in	strial Boller strial Furnace njection Control	2. Specification Ui (or On-site Bur Claims the Oil I Specification	
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wastes your installation handles. (See 40 C 4 To 4 To 1. ignitable 2 Corrosive 3 Reactive Ch (D001) (D002) (D003) (D	CFR Parts 261.20 - 261.24) IXICITY BY ACTOR STATE OF A THE STATE	zardous weste number(s) for the	Toxicity characteristic contamin	
B. Listed Hazardous Wastes. (See 40 CFR 2	3 9	4 4 10	5 11'	12
C. Other Wastes. (State or other wastes requi	ring a handler to have an I.D	number. See instructio	5 [6
X. Certification				
I certify under penalty of law that this do accordance with a system designed to submitted. Based on my inquiry of the pergathering the information, the information complete. I am aware that there are significant in the information of the information of the information of the information. Signature	o assure that qualified person or persons who man tion submitted is, to the ficant penalties for submit Name and Official Title (f	ersonnel properly grage the system, or the best of my knowled ting false information	ather and evaluate to ose persons directly tige and bellef, true, including the possional Date Signed	the Information responsible for accurate, and bility of fine and
Mrevue J. Coogan XI. Comments	TERENCE J. Coc	KAN COUNS	EL JULY 15	,1776
Note: Mail completed form to the appropriat	e EPA Regional or State Off	ica (Sae Section III of	the booklet for address	505.)

From: Jeff Raines <JRaines@techlawinc.com>

To: R5ORC.R5ORC1(ESTES-SHERRY)

Date: 26 Aug 1998 14:09

Subject: Site Visit: Chicago Shredding and Scrap Corporation of America

Sherry

America facility at 12901 South Stoney Island Boulevard on August 24, 1998 between 9 AM and 12 Noon. We were accompanied by Mr. Terry Coogan, Esquire of Chicago Shredding, Mr. Mark LaRose, Esquire, the Cozzi outside council and Mr. Ron Traviseno of Cozzi.

The facility is currenly undergoing closure as a scrap processing facility. Cozzi Iron & Metal has bought the equipment used at the facility for scrap processing (shredder, baler, shear, rolling stock) and some, but not all, of the scrap material present on site. Cozzi is currently shredding the remaining materials on site. They have until November 15th to complete the decommissioning of the facility. If they do not complete the decommissioning by November 15th, the only penalty is that they will have to pay additional rent. It looks like they will have completed processing all of the scrap on site well before November 15th.

Mr. Coogan seemed to think the property iteself, which he referred to as the only significant dock space on the canal in private hands, had a high value. Midwest Metallics intends to continue operating a loading/unloading operation at the facility for barges and rail cars.

The facility did not appear to have many of the environmental problems observed at the other Cozzi facilities. We did not observe drums of waste oil scattered about the facility, pools of collected oil from metal turnings, or a steady drip of hydraulic fluid into a city sewer. This may be due, however, to the fact that the facility has not taken in any new scrap since July 14th of this year, the date of Cozzi's purchase of the facility equipment and scrap (with some economic value).

There were a number of piles of materials present at the site, that were not purchased by Cozzi, that may be problematic. Some of the piles were characterized as "dirt", though chunks of scrap metal were sticking out of them. A few of the piles consisted of "mill scale" which is a very fine metal muck that results from metal finishing processes. Mill scale was also observed at the Cozzi South Paulina facility. The Cozzi plant manager, Tom Cohrs, explained that they didn't want mill scale because it had little value, but they took it as a service to their customers.

The most problematic pile at the facility consists of "beach tank fines" (BTF). This pile, located next to 130th Street, contains 3,000 to 5,000 cubic yards of BTF. BTF result from the shredder operations. The wet shredder has a four-feet deep water tank (beach tank) below the electro magnets where the non-ferrous shredder residue falls. Rotating paddle wheels remove the non-ferrous shredder residue from the beach tank and dump the material in a pile beside the building. The BTF materials consist of the silt-like materials that fall to the bottom of the beach tank. These fines are reported by Mr. Coogan to be 45% metallic.

Prior to 1995, the facility piled the materials next to 130th Street. Since 1995, Chicago Shredding, and likely every other wet shredder operator in the country, has been mixing the BTF with the non-ferrous autoshredder residue. The problems associated with the BTF at Chicago Shredding are 1) the pile of BTF is almost certain to fail a TCLP metals and 2) the current industry practice of mixing the BTF with the non-ferrous autoshredder ridue is probably treatment of a hazardous waste by dilution. Chicago adding is likely to make a claim that the BTF is not a waste, however, it does not appear to have any value and their storage of it on site is likely to fall into the category of "speculative accumulation".

I will keep you informed of our plans and progress.

From: Jeff Raines <JRaines@techlawinc.com>

To: R5WST.R5RCRA(FREEMAN-BRIAN)

Date: 25 Aug 1998 10:06

Subject: Site Inspection at Chicago Shredding

Brian

Join Gaitskill and I visited the Chicago Shredding/Scrap Corporation of America facility at 12901 South Stoney Island Boulevard on August 24, 1998 between 9 AM and 12 Noon. We were accompanied by Mr. Terry Coogan, Esquire of Chicago Shredding, Mr. Mark LaRose, Esquire, the Cozzi outside council and Mr. Ron Traviseno of Cozzi.

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John Gaitskill is currently consulting with Sherry Estes regarding our next step at the Chicago Shredding facility. I will keep you informed of our plans and progress.

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5

DATE: 14 July 1998

SUBJECT: Entry Denial for Inspection at Midwest Metallics, Summit, Il

ILD 054 348 974

FROM: John Gaitskill, Environmental Engineer

Illinois/Indiana Section

Enforcement and Compliance Assurance Branch

TO: file

On 13 July 1998 at approximately 10:00, I arrived at the Midwest Metallics facility at 7955 West 59th Street, Summit, Illinois. The visit for the purpose of site familiarization to determine compliance with the RCRA statutes and pursuant regulations. Upon arrival at the premises, I observed that the guard house at the front gate was unoccupied and the gate was open. I noted an office near the scales and entered. In the vestibule, I identified myself and presented my credentials to the person in the office. He left and the person who returned with my credentials identified himself as Terence Coogan. I explained that the purpose of my visit was to view the activities of the facility with regard to RCRA regulations, and that I was a newly assigned engineer to the facility and wanted to become familiar with the processes.

Mr. Coogan indicated that he would not be able to escort me for the inspection, and there was no one else available. He asked me come back another time. I asked if 15 July 1998 would be acceptable. He said no, I should call the week of 20 July. He said he was in the process of shutting down the operations at the site.

After taking a few photographs from off the premises, I returned to the office without conducting the inspection.

cc: Sherry Estes, ORC Lorna Jereza

Section 1997